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Paper No. 15

ON PETITION

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NOV 1 3 2003

OFFICE OF PETITIONS

In re Reissue Application of

Intrater, et al.

Reissue Application No. 09/234,427

Filed: January 20, 1999

Original Patent No. 5,630,153 Issue Date: May 13, 1997

For: INTEGRATED DIGITAL SIGNAL

PROCESSOR/GENERAL PURPOSE CPU WITH

SHARED INTERNAL MEMORY

This is a decision on the petition under 37 CFR 1.183, filed August 27, 2003 (certificate of mailing August 25, 2003), which is being treated as a request under 37 CFR 1.183 to suspend 37 CFR 1.172 and 1.67 where they require execution of a supplemental reissue declaration by all of the inventors.

The petition is **granted**.

The original patent named Amos Intrater, Gideon Intrater, Moshe Doron, Lev Epstein, Maurice Valentaten, and Israel Griess as joint inventors. The parent reissue application papers were executed by a joint reissue declaration that was signed by all 6 inventors and filed on January 20, 1999. In view of the execution of the original reissue declaration by the joint inventors and the showing that diligent efforts were made to obtain the signature of joint inventor Valentaten, under the extraordinary circumstances of this reissue application, justice would be served by suspending the regulations to the extent they require the execution of supplemental reissue declarations by joint inventor Valentaten.

The file is being returned to Technology Center AU 2183.

Telephone inquiries related to this decision should be directed to the undersigned at (703) 308-6712.

E. Shirene Willis

Senior Petitions Attorney

E Shuene Willes

Office of Petitions

A reissue declaration must satisfy 37 CFR 1.175, and 37 CFR 1.63 (37 CFR 1.175(a); MPEP 1414), and be signed by the inventors. 37 CFR 1.172. When an inventor who executed an original declaration under 37 CFR 1.63 (as in the parent reissue application) refuses to execute a required supplemental declaration (as in the instant reissue application), the requirement may be waived under 37 CFR 1.183. See MPEP 1414.01.